

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

ACTIVISION PUBLISHING, INC.,

Plaintiff,

v.

RYAN ROTHOLZ a/k/a “Lerggy,”
“Lerg,” “Lergster,” “The Pimp,”
“Joker0699,” and “Joker”; COLLIN
GYETVAI a/k/a “Cid” and
“CollinOnDex”; JORDAN
NEWCOMBE BOOTHEY a/k/a
“Bossnight55” and “Aussie”; DOE 1
a/k/a “Seemo”; DOE 2 a/k/a “CEO,”
“wndprochandler,” and “8485”; and
DOES 3 through 10, inclusive,

Defendants.

CASE NO. 2:25-cv-04075-SPG-(BFMx)

Judge: Hon. Sherilyn Peace Garnett

**[PROPOSED] ORDER GRANTING
PLAINTIFF’S *EX PARTE*
APPLICATION REQUESTING
ENTRY OF DEFAULT AGAINST
DEFENDANT JORDAN
NEWCOMBE BOOTHEY**

Filed: May 7, 2025

[PROPOSED] ORDER

On August 20, 2025 Plaintiff Activision Publishing, Inc. (“Plaintiff” or “Activision”) filed an *ex parte* Application Requesting Entry of Default Against Defendant Jordan Newcombe Boothey (the “Application”). Having considered the papers, arguments, and all other matters presented to the Court, and for good cause appearing, it is hereby **ORDERED**:

1. Plaintiff’s Application is hereby **GRANTED** in its entirety;
2. Default will be entered against Defendant Jordan Newcombe Boothey.

IT IS SO ORDERED.

DATED: _____, 2025

Honorable Sherilyn Peace Garnett
United States District Judge